EXHIBIT 8

Case 4:07-cv-05944-JST Document 2773-9 Filed 08/27/14 Page 2 of 3

PAUL, WEISS, RIFKIND, WHARTON & GARRISON LLP

2001 K STREET, NW WASHINGTON, DC 20006-1047

TELEPHONE (202) 223-7300

LLOYD K. GARRISON (1946-1991) RANDOLPH E. PAUL (1946-1956) SIMON H. RIFKIND (1950-1995) LOUIS S. WEISS (1927-1950) JOHN F. WHARTON (1927-1977)

WRITER'S DIRECT DIAL NUMBER

(202) 223-7348

WRITER'S DIRECT FACSIMILE

(202) 204-7378

WRITER'S DIRECT E-MAIL ADDRESS

bwarren@paulweiss.com

1285 AVENUE OF THE AMERICAS NEW YORK, NY 10019-6064 TELEPHONE (212) 373-3000

UNIT 3601, OFFICE TOWER A, BEIJING FORTUNE PLAZA
NO. 7 DONGSANHUAN ZHONGLU, CHAOYANG DISTRICT
BEIJING 100020, PEOPLE'S REPUBLIC OF CHINA
TELEPHONE (86-10) 5828-6300

12TH FLOOR, HONG KONG CLUB BUILDING 3A CHATER ROAD, CENTRAL HONG KONG TELEPHONE (852) 2846-0300

> ALDER CASTLE 10 NOBLE STREET LONDON EC2V 7JU, U.K. TELEPHONE (44 20) 7367 1600

FUKOKU SEIMEI BUILDING 2-2 UCHISAIWAICHO 2-CHOME CHIYODA-KU, TOKYO 100-0011, JAPAN TELEPHONE (81-3) 3597-8101

TORONTO-DOMINION CENTRE
77 KING STREET WEST, SUITE 3100
PO. BOX 226
TORONTO, ONTARIO M5K 1J3
TELEPHONE (416) 504-0520

500 DELAWARE AVENUE, SUITE 200 POST OFFICE BOX 32 WILMINGTON, DE 19899-0032 TELEPHONE (302) 655-4410

April 11, 2014

PARTNERS RESIDENT IN WASHINGTON

DAVID J. BALL CRAIG A. BENSON PATRICK S. CAMPBELL CHARLES E. DAVIDOW KENNETH A. GALLO MARK F. MENDELSOHN JANE B. O'BRIEN ALEX YOUNG K. OH JOSEPH J. SIMONS ALEXANDRA M. WALSH BETH A. WILKINSON

PARTNERS NOT RESIDENT IN WASHINGTON

MATTHEW W. ABBOTT*
ALLAN J. ARFFA
ROBERT A. ATKINS*
JOHN F. BANGHMN*
JOHN F. BANGHMN*
JOHN F. BANGHMN*
JOHN F. BANGHMN*
BANGHMN*
BANGHMN*
BANGHMN*
BANGHMN*
BANGHMN*
BANGHMN*
BANGHMN*
BRUCE BIRENBOIM*
BRUCH BROCHIN
RICHARD J. BROCHIN
RICHARD J. BROCHIN
RICHARD J. BROCHIN
BUSIN BROCHIN
BUSIN BROCHIN
JESSICA S. CAREY*
JESNICH K. CHAN'
LEWIS R. CLAYON
JAY COHEN
KELLEY A. CORNISH*
CHRISTOPHER J. CUMMINGS*
DOUGLAS R. DAVIS*
CHRISTOPHER J. CUMMINGS*
DOUGLAS R. DAVIS*
ANDREW J. EHRICH*
GREGORY A. EZRING*
LESLIE GATON*
ANDREW J. EHRICH*
BRIAN P. FINNEGAN*
ROBERT G. FLEDBRUM
HANDREW J. FOLEY*
ANDREW J. FOLEY*
ANDREW J. FOLEY*
ANDREW J. GOLDSHUM*
REIL GOLDMAN*
ERIC S. GOLDSTEIN*
BRIAN P. FINNEGAN*
ROBERT D. GOLDBAUM*
NEIL GOLDMAN*
ERIC S. GOLDSTEIN*
ERIC S. HORD*
BRUNCH A. HANGHMANN*
NOBERT M. HIRSH
MICHAEL HIRSH MNN*
ROBERT M. HIRSH
MICHELE HIRSH MNN*
ROBERT M. HIRSH
MICHELE HIRSH MNN*
ROBERT M. HIRSH
MICHAEL HIRSH MNN*
ROBERT M. HIRSH
MICHAEL HIRSH M

MEREDITH J. KANE*
ROBERTA A. KAPLAN*
BRAD S. KARP*
PATRICK N. KARSNITZ*
JOHN C. KENNEDY*
ALAN W. KORNBER*
DAVID K. LAKHDHR
STEPHEN P. LAMB*
JOHN E. LANGE
DANIEL J. LEFFELL*
XIACYVER GE LIVE
LIVE
JOHN C. MASOTTI*
EDWIN S. MAYNARD*
DAVID W. MAYO*
ELIZABETH R. MCCOLM*
WILLIAM B. MICHAEL*
TO LIVE
TO LIVE
TO LIVE
BRAD R. OKUN*
KELLEY D. PARKER*
MARC E. PERLMUTTER*
VALERIE R. RODWANER*
MANDREW N. ROSEN
BRAD R. OKUN*
RICHARD A. ROSEN
ANDREW N. ROSENBERG*
JACQUELINE P. RUBIN*
RICHARD A. ROSEN
ANDREW N. ROSENBERG*
JACQUELINE P. RUBIN*
RICHARD A. ROSEN
BRAD R. SCHUMER*
JEFFREY D. SAFRESTEIN*
JEFFREY

*NOT AN ACTIVE MEMBER OF THE DC BAR

By Email

Ms. Kathy L. Osborn Faegre Baker Daniels 300 N. Meridian Street, Suite 2700 Indianapolis, Indiana 46204-1750 Kathy.Osborn@FaegreBD.com

Re: In re CRT Antitrust Litig., MDL No. 1917, 07-cv-5944 (N.D. Cal.)

Dear Ms. Osborn,

In view of the information contained in the initial disclosures you produced for Thomson Consumer and information we obtained from other defendants during the discovery process, Direct Action Plaintiffs have identified the following individuals of interest whom we want to notice for deposition, subject to further discussion with you:

- 1. Jack K. Brunk
- 2. Thomas Carson
- 3. Emeric Charamel
- 4. James ("Jim") P. Hanrahan
- 5. Alex Hepburn
- 6. John ("Jack") Hirschler

Ms. Kathy L. Osborn

2

- 7. Christian Lissorgues
- 8. Jackie Taylor-Boggs
- 9. Julie Wright

We would appreciate if you would please inform us of each individual's job title or titles, and which affiliate or affiliates employed the individual during the class period. In addition, please inform us if any of the above individuals intend to invoke their rights under the Fifth Amendment. If you feel that any of the listed persons do not have relevant knowledge, or only marginal knowledge, of the relevant facts, please let us know. We also invite your views on possible dates for the depositions.

Thank you for your attention to this matter and we look forward to speaking with you in the near future.

Very truly yours,

/s/ Blaise Warren

Blaise Warren

cc: Craig A. Benson Anne Nardacci